Claims 2-31 and 34-44 are pending in the present application. Claims 2-31 and 34-44

stood rejected. Applicants have amended claim 36 to correct a typographical error and is

traversing the claim rejections. Applicants believe that no new matter has been added by the

amendments to the claims.

Claim Rejection – 35 U.S.C. § 112

Claims 7, 8, 11, 19, and 26 were rejected under 35 U.S.C. § 112, second paragraph

paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject

matter which applicant regards as the invention. Applicants are traversing the rejection without

amending the claims. Applicants do not simply recite a maximum in claim 7. Applicants' claim

7 requires "a maximum residual error in the polynomial surface fit over the grid points utilized to

determine whether the error is below a predetermined threshold. A maximum residual error in

the polynomial surface fit over the grid points is required, not simply some vague undefined

maximum. Further in paragraph [027] and paragraph [089] describes the maximum residual

error for the polynomial fit.

In paragraph [027], the Applicants explain that the error is the maximum deviation of the

grid point altitude from the surface fit. So, a grid point altitude that is different from the surface

fit exists. Because this is a polynomial surface fit, the amount of deviation will vary depending

on the grip point altitude. The greatest deviation is a maximum deviation of the grid point

altitude, thus a maximum residual error. Therefore, the term "maximum residual error" is not a

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fixed amount, but is bounded by the grid point altitude and the polynomial surface fit. This is also stated in the claim language of claim 7 as; "...a maximum residual error in the polynomial surface fit over the grid points...".

Therefore, claim 7 as presented in not indefinite and is in condition for allowance along with claims 8, 11, 19, and 26.

Claim Rejection - 35 U.S.C. § 103

Claims 2-9 and 34-44 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Ptasinski et al. (non-patent publication) in view of Hancock (U.S. Patent No. 6,202,023). The Examiner cites to Ptasinski et al (Hereafter Ptasinski) to describe "a horizontal error ellipse parameter (fig. 1, pages 452, 453) in the altitude equation that form an error ellipse having a major axis and a minor axis that correspond to the altitude error (figs. 1&2); a plurality of points along the major axis and the minor axis that form a grid of grid points (figs. 1 & 2; pages 452, 453)...". The Examiner goes on to Explain in the Response to Argument section of the Non-Final Office Action on page 16, that Ptasinski shows an ellipse to represent the shape of the earth (see fig. 1, page 452), but then latter in that paragraph on page 16 the Examiner calls the ellipse of fig. 1 "an error ellipse"; "[t]he error ellipse shown in fig. 1 has a major axis and a minor axis".

But, the Ptasinski publication labels fig. 1 as a "WGS-84 ellipsoid". The "WGS-84 ellipsoid" is a standard that is described in the Ptasinski publication on page 254; "WGS-84 is the ellipsoidal model of the Earth used in GPS positioning (DoD, 1996)." Therefore, fig. 1 is not an error ellipse as asserted by the Examiner. Rather it is an ellipse that was defined by the Department of Defense in 1996 as a model of the Earth used in GPS positioning.

Pages 452 and 453 of Ptasinski describe that a "range measurement is effectively a distance from the center of the earth to the user antenna based on the assumption that the user altitude above the reference ellipsoid is constant...A simulation has been carried out to determine the inaccuracy of locating a pseudo-satellite at the center of the Earth (see Figure 2). Assuming that given sphere should be exactly over the provided area of the reference ellipsoid, we placed the center of the sphere at the center of the ellipsoid...." No description or discussion of a grid of grid points was made or shown in figs. 1 & 2 or pages 452 and 453 of Ptasinski. No horizontal error ellipse parameter in the altitude equation that form an ERROR ELLIPSE having a major axis and a minor axis that CORRESPOND to the ALTITUDE ERROR as claimed by Applicants is shown or described in Ptasinski.

What is described in fig. 2 of Ptasinski is a difference between a sphere with having a center at the center of the earth and the WGS-84 reference ellipse. The Examiner was correct in the Non-Final Office Action, when he identified the Ptasinski publication having only one sphere and an ellipse, but the ellipse is not an error ellipse.

Therefore the Ptasinski et al. reference fails to teach or describe "a horizontal error ellipse parameter in the altitude equation that forms an error ellipse having a major axis and a minor axis that corresponds to the altitude error" and "a plurality of points along the major axis and the minor axis that form a grid of grid points" as claimed by the Applicants.

The Examiner stated that "Ptasisnksi is not quite clear about a grid of grid of points", (Page 4, Non-Final Office Action dated March 4, 2008). But, states in the Response to Argument section on page 15 of the Non-Final Office Action that "Patasinski (figs. 5-10) mentions a digital map well known to show a grid of grid of points." The claim language from

claim 2 is "a plurality of points along the major axis and the minor axis that form a grid of grid

points". Thus, the grid of grid points is formed from a plurality of points along the major axis

and the minor axis. Applicants are not simply claiming a grid of grid point in a digital map as the

Examiner seems to be asserting.

Further, the Hancock patent is cited by the Examiner who believes "Hancock teaches of a

two dimensional polynomial surface fit over a grid of points (Figs. 1, 2; cols 6, etc)", (page 4 of

Non-Final Office Action dated March 4, 2008). But, nowhere in the Hancock patent can the

applicants find the term "polynomial". Further, the term "surface fit" is not mentioned at all in

the Hancock patent. The reason for Hancock not mentioning "polynomial" or "surface fit" is that

the Hancock patent does not teach or describe a two dimensional polynomial surface fit over a

grid of points as asserted by the Examiner. The use of grids in the Hancock patent is not for

"surface fitting", but is used to define "districts" that have grid systems placed relative to a

reference point. (See Hancock patent, column 6, lines 20-22).

When the Ptasinski et al. reference is combined with the Hancock patent, the combination

fails to teach or describe all the claim limitations as explained above and independent claims 2-9

and 34 are in condition for allowance. Similarly, dependent claims 35-44 are also in condition

for allowance for the reasons stated above.

Claim Rejections – 35 U.S.C. § 102

Claims 10-31 are rejected under 35 U.S.C. § 102(b) as being anticipated by Ptasinski et

al. Applicants respectfully traverse this rejection for the reasons set forth below. The Examiner

cites to figures 1 & 2 of the Ptasinski reference to show fitting a two-dimensional polynomial to

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the corresponding horizontal error ellipse. Applicants are not claiming fitting a two-dimensional

polynomial to any ellipse; rather they are claiming fitting a two-dimensional polynomial to a

horizontal error ellipse. As explained above, the Ptasinski reference does not teach or describe a

horizontal error ellipse. The Ptasinski reference uses a standard WGS-84 ellipse as defined by

the U.S. Department of Defense. This ellipse is not an horizontal error ellipse as claimed by

Applicants.

Therefore, claims 10-31 are in condition for allowance because the Ptasinski reference

fails to teach or describe all of the claim limitations of Applicants' claims.

Conclusion

In light of the above amendments and remarks, it is respectfully submitted that the present

application is now in proper condition for allowance, and an early notice to such effect is

earnestly solicited.

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If any small matter should remain outstanding after the Patent Examiner has had an opportunity to review the above Remarks, the Patent Examiner is respectfully requested to telephone the undersigned patent attorney in order to resolve these matters and avoid the issuance of another Office Action.

Respectfully submitted,

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